NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DISPOSED OF. IN THE DISTRICT COURT OF APPEAL OF FLORIDA THIRD DISTRICT JANUARY TERM, A.D., 2004 * * CARLOS MARIN, ** Appellant, * * CASE NO. 3D02-2797 vs. * * DEALER NETWORK ASSOCIATION, LOWER TRIBUNAL NO. 00-07349 INC., a New Jersey corporation; DAB-O-MATIC * * CORP., a foreign * * corporation; and MARK WALMESLEY, ** Appellees.

An Appeal from the Circuit Court for Miami-Dade County, Bernard S. Shapiro, Judge.

Hicks & Kneale, and Mark Hicks, and James Wyman, and Gary Magnarini, for appellant.

Akerman Senterfitt, and Michael Fertig, and Nina K. Brown, and Jennifer Cohen Glasser, for appellee, Dealer Network Association; Walton Lantaff Schroeder & Carson, and Robert L. Teitler and Michael R. Jenks, for appellee, Dab-O-Matic; and George Hartz Lundeen Fulmer Johnstone King & Stevens, and Esther Galicia for appellee, Mark Walmesley.

Before SCHWARTZ, C.J., and GERSTEN, and SHEPHERD, JJ.

PER CURIAM.

We find no genuine issue of material fact and affirm the trial court's order granting summary judgment. <u>See</u> Fla. R. Civ. P.

1.510(c).

Affirmed.